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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/687,861	10/17/2003	Anthony J. Griggs	W0550.70000US00	9578
23628 75	590 12/02/2005	EXAMINER		
	NFIELD & SACKS,	ванта,	BAHTA, KIDEST	
FEDERAL RESERVE PLAZA 600 ATLANTIC AVENUE			ART UNIT	PAPER NUMBER
BOSTON, MA	BOSTON, MA 02210-2211			- .

DATE MAILED: 12/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	-	Application No.	Applicant(s)			
Office Action Summary		10/687,861	GRIGGS ET AL.			
		Examiner	Art Unit			
		Kidest Bahta	2125			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPORTED IN THE MAILING IN THE MAILIN	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tired will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1) 🛛	Responsive to communication(s) filed on 09	September 2005.				
		is action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)⊠	4) Claim(s) 1-93 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-93</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and	or election requirement.				
Applicati	on Papers					
9)	The specification is objected to by the Examir	ner.				
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	No.)					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date	8) 5) Notice of Informal F 6) Other:	Patent Application (PTO-152)			

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

12. Claims 1-93 are rejected under 35 U.S.C. 102(e) as being anticipated by Matsumiya et al. (U.S. Patent 6,671,571).

Regarding claims 1, 28, 31, 55, 57, 76-79, 84, 86, 92 and 93, Matsumiya discloses generating, from a dimensional metrology program, a machine tool program including instructions to control a machine tool to perform coordinate measurements (element 31), wherein the machine tool program is executable on a machine tool controller (Fig. 1, element 27); analyzing coordinate measurement data generated by execution of the machine tool program using dimensional metrology analysis 9column 6, lines 36-49).

Regarding claims 1-27, 29-30, 32-54, 56, 58-75, 80-83, 85 and 87-91, Matsumiya discloses the method according to claim 1, further comprising an act of: the machine tool controller executing the machine tool program to produce coordinate measurement data (element 51); communicating the coordinate measurement data to a dimensional metrology analysis module (element 72); the dimensional metrology analysis module analyzing the coordinate measurement data (column 6, lines 36-49); generating an

additional machine tool program based on results of act (column 6, line 63-column 7, line 3); the additional machine tool program comprises instructions to control a machine tool to perform coordinate measurements (Fig. 2); wherein the additional machine tool program comprises instructions to control a machine tool to perform machining operations (column 3, lines 12-25); wherein the additional machine tool program comprises instructions to control a machine tool to perform coordinate measurements and machining operations (column 8, lines 62-column 9, line4); the dimensional metrology analysis module analyzing the coordinate measurement data using over determined objective functions 9 column 8, lines 1-12); the dimensional metrology program is configured to control a coordinate measurement machine (Fig. 1); communicating the machine tool program to the machine tool controller (element 25); communicating the machine tool program to the machine tool controller in one communication (element 20); an application integrated within a control panel of the machine tool controller (Fig. 9); selecting one of a plurality of machine definitions, each machine definition providing values for one or more parameters of a machine tool (element 26); least one of: a tool offset type; a parameterized move command; and a parameterized measure command (column 5, lines 1-15); combining the machine definition with a dimensional metrology path definition (Fig. 4A); the machine tool controller executing the machine tool program without receiving further instructions during execution (column 4, lines 57-65); the machine tool controller receiving one or more instructions regarding an offset value during execution of the machine tool program (column 4, lines 35-51); the machine tool program comprises G and M codes

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(column 7, lines 18-32); translating the dimensional metrology program into the machine tool program (elements 25 and 26); removing dimensional metrology program commands from the dimensional metrology program (Fig. 2); inserting into the machine tool program numeric control commands that are not present in the dimensional metrology program (Fig. 1); providing indicators within the machine tool program, the indicators including information regarding a quantity of coordinate measurements associated with a workpiece feature (column 6, lines 26-43); a program generator to generate, from a dimensional metrology program, a machine tool program including instructions to control a machine tool to perform coordinate measurements, wherein the machine tool program is executable on a machine tool controller (column 6, line 63column 7, line3); an analysis module to perform dimensional analysis of coordinate measurement data that result from execution of the machine tool program (Fig. 3. column 7, lines 11-21).

Response to Arguments

3. Applicant's arguments filed 9/9/05 have been fully considered but they are not persuasive.

Regarding claims 1, 2, 12, 28, 31, 55, 57, 76-78, 84, 86, 92 and 93, Applicant argues that Matsumiya fails to disclose a machine tool program is generated that includes a set of instructions to control a machine tool to perform coordinate measurements; the machine controller executes the machine tool program to produce coordinate measurement data and communicating the machine tool program to the machine tool controller. However Examiner disagrees since Matsumiya clearly

discloses the claimed invention (column 4, lines 57-column 5, lin7, column 5, lines 57-65, column 6, lines 26-62; i.e., The NC program analyzing division 41 supplies coordinate data existing in the NC program to a coordinate system conversion division 43 to convert the coordinate systems prepared for NC machining to the three-dimensional coordinate systems for measurement); the machine controller executes the machine tool program to produce coordinate measurement data (column 4, lines 57-65; i.e., a measuring machine 31 executes coordinate measurement of the workpiece 30 according to the measurement program of a measurement control apparatus 32. The measured results are fed back to the NC program execution means 27 of the NC apparatus 25 in the next process via a measurement result analyzing means 33...) and communicating the machine tool program to the machine tool controller (Fig. 1 and Fig. 2).

Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later

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than SIX MONTHS from the mailing date of this final action.

5. Any inquiry concerning communication or earlier communication from the

examiner should be directed to Kidest Bahta, whose telephone number is (571) 272-

3737. If attempts to reach the examiner by phone fail, the examiner's supervisor, Leo

Picard, can be reached (517) 272-3749. Additionally, the fax phone for Art Unit 2125 is

571-273-8300. Any inquiry of a general nature or relating to the status of this application

should be directed to the group receptionist at (703) 305-9600.

Kidest Bahta

November 19, 2005